LAW OFFICES OF

## JOSHUA L. DRATEL, P.C.

A PROFESSIONAL CORPORATION

29 BROADWAY Suite 1412 NEW YORK, NEW YORK 10006

TELEPHONE (212) 732-0707 FACSIMILE (212) 571-3792 E-MAIL: JDratel@JoshuaDratel.com

JOSHUA L. DRATEL

LINDSAY A. LEWIS WHITNEY G. SCHLIMBACH STEVEN WRIGHT

Office Manager

March 16, 2017

## BY ECF

The Honorable Brian M. Cogan United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Adnan Harun Hausa,

12 Cr. 134 (BMC)

Dear Judge Cogan:

This letter is submitted on behalf of defendant Ibrahim Adnan Harun Hausa, whom David Stern, Esq., and Susan G. Kellman, Esq., and I represent in the above-entitled matter, and submits on the docket the following proposed defense Exhibits that the Court precluded yesterday during trial:

- (1) the September 18, 2001, Authorization for Use of Military Force, Public Law 107-40, 115 Stat. 224, enacted by the U.S. Congress (Exhibit A);
- (2) excerpts (the cover page and page 6) from the October 17, 2013, Government Response To Defense Motion to Dismiss Charge IV, Specification 2, And Charges VII-IX For Failure To State an Offense, filed by the U.S. government in *United States v. Al Nashiri* (Docket #AE 174A), in the Military Commissions Trial Judiciary, Guantanamo Bay, Cuba (Exhibit B); and
- (3) excerpts (the cover page and pages 27-34) from the December 28, 2015, Brief for the United States filed by the U.S. government in *Al Nashiri v. Obama*, 15-1023, 15-5020 (Docket #1590836), in the United States Court of Appeals for the District of Columbia Circuit (Exhibit C).

Respectfully submitted,

There f. Wets

Joshua L. Dratel

JLD/ Encls.